	FOR THE WES	IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION		2007/7 17 FU D- 24	
FONOVISA, INC, A CALIFORNIA CO ET AL.	ORPORATION, PLAINTIFFS,	\$ \$ \$ \$ \$ \$ \$	CAUSE NO. A-04-C	CALLY	
DOES 1-41,	DEFENDANTS.	§ § §	CAUSE NO. A-04-C		

ORDER

Pursuant to the General Order in re Cases Filed by Recording Companies signed November 17, 2004, in the United States District Court for the Western District of Texas, Austin Division, a copy of which is attached hereto, the Court enters the following order:

IT IS HEREBY ORDERED that Does 2-41 in the above-styled cause are **DISMISSED**WITHOUT PREJUDICE to refiling their claims in the manner described in the attached General
Order.

SIGNED this 1774 day of November, 2004.

UNITED STATES DISTRICT JUDGE

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IN THE UNI FOR THE V	TED STATES DIS VESTERN DISTR AUSTIN DIVISI	ICT OF TEXAS HIGHT PILLSO
IN RE:	\$ \$	GENERAL ORDER
CASES FILED BY RECORDING COMPANIES	§ §	
	ODDED	

ORDER

A consortium of recording companies have filed several recent lawsuits in this Court, alleging that numerous unnamed defendants ("Does") have violated federal copyright laws by downloading music from an "online media distribution system." (See attached list of cases.) Each of these cases names multiple defendants, with as many as 151 "Does" being named in one of the actions. The recent cases actually encompass 254 defendants. It appears that the Plaintiffs may intend to file future suits as well. There are no allegations in any of the cases that the defendants are in any way related to each other, or that they acted in concert or as a group in their allegedly offending actions.

With regard to joinder of claims, the Federal Rules of Civil Procedure provide that multiple parties:

may be joined in one action as defendants if there is asserted against them jointly, severally, or in the alternative, any right to relief in respect of or arising out of the same transaction, occurrence, or series of transactions or occurrences and if any question of law or fact common to all defendants will arise in the action.

FED. R. CIV. P. 20(a). There is no allegation in the recently-filed cases that the claims against the joined defendants "arise out of the same transaction, occurrence or series of transactions or occurrences." The claim against each defendant is individual, based on individual acts of each

defendant, and, if proven, will result in unique damage claims. The defendants are not properly

joined under Rule 20.

Moreover, there are practical reasons supporting severing the claims against the defendants.

The filing fees for the recent four cases totaled \$600, whereas the filing fees for 254 separate cases

would have been \$38,100. That is a considerable loss of revenue to the public coffers. Moreover,

the closing of one 151-defendant case is treated as a single case for statistical purposes, when in fact

each defendant should be treated as a single case for such purposes, given that the claim against each

defendant is separate.

Because these four suits are in actuality 254 separate lawsuits, the Court sua sponte will

dismiss without prejudice all but the first defendant in each case. Plaintiffs will be permitted to refile

against the other defendants separately, upon the payment of the appropriate filing fee. In addition,

Plaintiffs are ordered to file any future cases of this nature against one defendant at a time, and may

not join defendants for their convenience.

IT IS SO ORDERED, this /7 day of November, 2004.

SAM SPARKS

UNITED STATES DISTRICT JUDGE

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UNITED STATES DISTRICT JUDGE

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List of cases

- 1. Fonovisa, Inc. et al. v. Does 1-41; No. A-04-CA-550 LY
- 2. Atlantic Recording Corporation, et al. v. Does 1-151; No. A-04-CA-636 SS
- 3. Elektra Entertainment Group, Inc., et al. v. Does 1-11; No. A-04-CA-703 LY
- 4. UMG Recordings, Inc., et al. v. Does 1-51; No. A-04-CA-704 LY